



मध्यप्रदेश राजापत्र

प्राधिकार से प्रकाशित

क्रमांक 14]

भोपाल, शुक्रवार, दिनांक 6 अप्रैल 2018—चैत्र 16, शक 1940

भाग ४

विषय-सूची

(क) (1) मध्यप्रदेश विधेयक,	(2) प्रवर समिति के प्रतिवेदन,	(3) संसद में पुरस्थापित विधेयक.
(ख) (1) अध्यादेश,	(2) मध्यप्रदेश अधिनियम,	(3) संसद के अधिनियम.
(ग) (1) प्रारूप नियम,	(2) अंतिम नियम.	

भाग ४ (क) — कुछ नहीं

भाग ४ (ख) — कुछ नहीं

भाग ४ (ग)

अंतिम नियम

उच्च न्यायालय, मध्यप्रदेश, जबलपुर

Jabalpur, the 27th March 2011

No. A-610

ANNEXURE-A

1. In Chapter V, sub-clause (cc) of sub-rule (1) of Rule 1, in the last line at the end, after the word "Compliance of the direction.", following paragraph shall be added, namely :—

"If after extension of time by the Registrar, no pleading/return/rejoinder is filed by the party(s), his opportunity of such filing shall be deemed to be closed and matter be treated as ripe for final hearing unless request has been made by the concerning party before the Bench."

2. In Chapter V, sub-clause (cc) of sub-rule (1) of Rule 1, in the beginning of sub-clause (cc) amended by Notification No. A-872, Jabalpur dated 12th February 2015, the word "Draft" shall be deleted.

3. In chapter-XII, after sub-rule 3 of Rule 1, sub-rule (4) shall be added, namely :—

"(4) Any application in a matter which is before the Court, either in the current daily list or weekly list, shall not be accepted by the Registry, unless the concerned Court has granted permission in that behalf."

4. In chapter-XII, after sub-rule (4) of Rule I, sub-rule (5) shall be added namely :—

“(5) If any application is filed in a pending matter the Applicant/Advocate for the applicant shall declare that the “main matter” is not included in the current daily/weekly list notified by the Registrar.”

5. In Chapter-XII, after sub-rule (4)(d) of Rule 18, sub-rule (e) shall be added namely :—

“(e) Bail matters, including Appeal under Section 14-A of “The Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act, 1989”, in which the counsel for objector is seeking adjustment.”

6. In Chapter-X, in the last line at the end of Rule 8, after the words “Form No. 5”, the following shall be inserted as under :

“; and where such documents are not fairly legible, by a legible typed copy thereof:

Provided that, where certified copies are filed, typed copies thereof shall not be required to be filed.”

And after the words “Form No. 5”, Full stop (.) shall be deleted.

7. In chapter-X, after sub-rule (5) of rule 16, sub-rule (6) shall be added namely :—

“(6) application for restoration/readmission/rehearing shall be accompanied by a certified copy of the order or decree/judgement/award.”

8. In chapter-XII, after sub-rule 3 of rule 18, sub-rule 3(A) shall be added namely :—

“3(A) An adjustment application shall be entertained, if written consent of all the opposite parties or their counsel has been obtained and submitted therewith.”

By order of Hon'ble the Chief Justice,
MOHD. FAHIM ANWAR, Registrar General.